



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

HARVARD
LAW REVIEW

VOL. XXV.

1911—1912

CAMBRIDGE, MASS.
THE HARVARD LAW REVIEW ASSOCIATION
1912

Copyright, 1911, 1912,
BY THE HARVARD LAW REVIEW ASSOCIATION

THE UNIVERSITY PRESS, CAMBRIDGE, U.S.A.

TABLE OF CONTENTS.

ARTICLES.

	PAGE
ASSUMPSIT, ORIGIN OF, THE. <i>George F. Deiser</i>	428
COMMISSIONS, A WORD ABOUT. <i>Herbert J. Friedman</i>	704
CORPORATIONS, LIMITATIONS OF THE STATUTORY POWER OF THE MAJORITY STOCKHOLDERS TO DISSOLVE A CORPORATION. <i>William H. Fain</i>	677
DE FACTO CORPORATIONS. <i>Charles E. Carpenter</i>	623
IS LAW THE EXPRESSION OF CLASS SELFISHNESS? <i>Francis M. Burdick</i>	349
JOINT, JOINT AND SEVERAL DEBTORS, RELEASES AND COVENANTS NOT TO SUE. <i>Samuel Williston</i>	203
LEGAL CAUSE IN ACTIONS OF TORT. <i>Jeremiah Smith</i>	103, 223, 303
POWERS IN TRUST AND GIFTS IMPLIED IN DEFAULT OF APPOINTMENT. <i>John Chipman Gray</i>	I
PRICE RESTRICTION ON THE RE-SALE OF CHATTELS. <i>William J. Shroder</i> . . .	59
RES JUDICATA AS A FEDERAL QUESTION. <i>Edwin H. Abbot, Jr.</i>	443
SHOULD THE LAW TEACHER PRACTICE LAW? <i>Albert M. Kales</i>	253
NOTE. <i>Ezra R. Thayer</i>	269
SOCIOLOGICAL JURISPRUDENCE, SCOPE AND PURPOSE OF. <i>Roscoe Pound</i> . . .	140, 489
STANDARD OIL AND TOBACCO CASES, THE. <i>Robert L. Raymond</i>	31
TRADE UNIONS, STATUS OF, IN ENGLAND, THE. <i>W. M. Geldart</i>	579
TRUST, MONEY STOLEN BY TRUSTEE FROM ONE AND USED FOR ANOTHER. <i>R. D. Weston</i>	602
WORKMEN'S COMPENSATION ACTS, A PROBLEM IN THE DRAFTING OF. <i>Francis H. Bohlen</i>	328, 401, 517
WORKMEN'S COMPENSATION ACTS: THEIR THEORY AND THEIR CONSTITUTION- ALITY. <i>Eugene Wambaugh</i>	129
WRITTEN EVIDENCE AND ALTERATIONS. <i>Adelbert Moot</i>	691

INDEX-DIGEST.

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

A

ABUTTING OWNERS.

See *Highways*.

ADEMPMENT.

See *Legacies and Devises*.

ACCORD AND SATISFACTION.

Validity: Retention of sum offered as full settlement of another's debt.

182

ADMIRALTY.

Jurisdiction: Tests of jurisdiction over torts.

381, 383

Torts: Damages recoverable from one of two vessels at fault: full damages.

183

Tests of jurisdiction: maritime nature.

381, 383

Practise: Appearance of owner after libel *in rem*: judgment *in personam*.

81

Division of damages between negligent vessels in action in state court.

387

ADMISSIONS.

By parties and privies: Train-dispatcher's sheet admitted in action against railway company.

89

ADVERSE POSSESSION.

Subject matter and extent of adverse possession: Constructive possession: application of doctrine to large tracts of land.

183

Against whom title may be gained: Grantee: effect of grantor's remaining in possession.

285

AGENCY.

Particular classes of agents: see *Attorneys; Corporations; Insurance; Municipal Corporations*.

Nature and incidents of the relation: Agent acting for two principals: effect of his misrepresentations.

467

Father's liability for torts of son: automobile driven by son.

734

Scope of agent's authority: *Bond fide* purchaser from purchaser with notice of agent's fraud

184

Agent's liability to third persons: Theory of undisclosed principal applied to torts.

183

Ratification of unauthorized contracts: Contract of insurance ratified after occurrence of loss.

729, 735

AMBASSADORS AND CONSULS.

Right of consul to be appointed administrator of foreign decedent's estate.

735

ASSIGNMENTS FOR CREDITORS.

Rights of creditors: Proof of costs in judgment obtained after assignment.

468

ASSIGNMENTS.

See *Bills and Notes*.

ATTACHMENT.

Situs of stock certificates for attachment.

470

Stock certificates in hands of bailee by creditor of bailor.

74, 85

ATTORNEYS.

Relation between attorney and client: Attorney's consent to hearing before less than full court.

558

Collusive discontinuance by client: attorney's right to continue suit.

468

B

BAILMENT.

Bailor and bailee: Duty of one letting carriages, to inspect.

660

Bailor and third persons: Attach-

ment of stock certificates in hands of bailee by creditor of bailor.

74, 85

Bailee and third persons: Damages:

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

measure of, in action by bailee for injury to bailed chattel. 655, 660

BANKRUPTCY.

State bankruptcy and insolvency laws: Effect of national bankruptcy law on state laws: forcing farmer into bankruptcy under state law. 736

Bankruptcy Act of 1898 and amendments:

4 a.	285, 460
4 b.	736
5 a.	81
7 a (9).	383
16.	81
17 a.	285
18 g.	285
47 a (2) (1910).	82
67 f.	81
68 a.	469
70 a.	79, 82, 469
a (2).	184
a (5).	79, 82, 184, 286, 736
a (6).	82

Administration: Return of surplus to debtor: interest after adjudication deducted. 469

Bankrupt, duties of: To submit to examination; perjury in examination. 383

Discharge: Effect of discharge; on disputed claims. 285
— on liability of surety for bankrupt on attachment bond. 81

Liens, dissolution of: Surety on attachment bond, liability of. 81
"Want of record": conditional sales. 82

Partnership cases: Partner who has committed no act of bankruptcy, adjudged bankrupt. 81

Property passing to trustee: *Choses in action:* right of action for libel. 82

Life insurance policies: future contingent interest in. 286

Life insurance policy. 736

Name of corporation. 184

Unrecorded conditional sale, property held under. 82

Time as of which trustee takes title. 79, 82

Title to property between petition and appointment of trustee. 469

Provable claims: Executory contracts, claims under. 469

Set-off: Of debt owing to trustee. 469

BANKS AND BANKING.

Deposits: Check construed as assignment of deposit. 660

Deposit in bank for specific purpose: check deposited as collateral security. 558

Drawee's right to recover money paid to payee on over-draft. 185

BILLS AND NOTES.

Negotiability: Note reciting its consideration to be a conditional sale. 736

Indorsement: Notice of dishonor: what law governs. 187

Checks: Check construed as assignment of fund. 660

Overdue paper: Effect of maturity of some of series of notes given in one transaction. 286

Defenses: Misrepresentation. 383

Doctrine of Price v. Neal: Over-draft paid by drawee bank. 185

BILLS OF PEACE.

Applicability to negligence cases. 559, 736

BOUNDARIES.

Parol agreement as establishing boundary. 559

BURDEN OF PROOF.

Proof of secondary issues: Insanity as defense to criminal prosecution. 387

C

CARRIERS.

See also *Interstate Commerce; Railroads.*

Delay: Measure of damages: effect of notice given after delivery of goods to carrier. 562

Loss or injury to goods: Liability for injury to animals in pens under statutory requirement. 287

Limitation of liability: Liability for

baggage: whether including hand-baggage. 185

Notice to shipper: publication in interstate rate schedules. 186

Liens: Right of carrier to hold damaged goods for non-payment of freight. 287

Discrimination and overcharge: Liability of lessor railroad for unjust discrimination by lessee. 726, 742

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

- Personal injuries to passengers:**
Contagious disease of fellow-passengers. 288
Duty to protect from arrest. 470
- Baggage:** Nature of liability for baggage retained in control of passenger. 178, 186
- CHARITIES AND TRUSTS FOR CHARITABLE USES.**
What constitute charities: Hospital for employees maintained by railroad. 83
Rights and liabilities of charitable organizations: Dangerous condition of premises. 720, 737
- CHATTEL MORTGAGES.**
Recording and registry: Removal of goods to another state: mortgagee's right against *bonâ fide* purchaser. 83
What creditors are protected against unrecorded mortgage: subsequent creditors. 737
- CHECKS.**
See under *Bills and Notes*.
- CHOSES IN ACTION.**
Manner and effect of assignment:
Priority of notice to obligor: effect in case of successive assignments of equitable chose in action. 728, 737
- COMMISSIONS.**
See under *Constitutional Law (Separation of Powers)*.
- CONFLICT OF LAWS.**
Recognition of foreign judgments:
Effect at *situs* of land of foreign decree for conveyance of land as alimony. 653, 661
Effect of reversal of judgment given effect in foreign state. 384
Recognition of foreign penal laws:
Suit to collect a foreign tax. 384
Situs of choses in action: Attachment of stock certificates. 470
Stock in corporation: *situs* at domicile of corporation. 719, 739
Succession tax on shares of joint stock company held by non-resident. 393
Personal jurisdiction: Foreign enforcement of statutory liability of stockholders for debts of insolvent incorporation. 737
Jurisdiction quasi in rem: Jurisdiction over absentee based upon presence of his debtor. 651, 661
Jurisdiction for divorce: Indian divorce. 374, 384
Remedies: right of action: Enforcement of foreign contract contrary to public policy of forum. 385
- Effect and performance of contracts:** What law governs notice of dishonor to indorser of note. 187
- Rights and obligations of foreign corporation:** Taxation of foreign corporations. 95
- CONSIDERATION.**
Validity of consideration: Consideration moving to promisor from third persons. 187
- CONSPIRACY.**
Criminal liability: Effect of granting new trial to one defendant. 288
- CONSTITUTIONAL LAW.**
See also *Eminent Domain; Federal Courts; Indians; Interstate Commerce; Police Power; Taxation*.
Construction, operation, and enforcement of constitutions:
Constitutionality of appellate court with final jurisdiction. 187
Right of county to test constitutionality of statute. 560
Separation of Powers: Commission form of government: nature of duties: whether legislative, administrative, or judicial. 704-716
Powers of judiciary: Guarantee of republican form of government not within jurisdiction. 644, 662
Ex post facto and retroactive laws:
Changes in law of evidence: statute admitting evidence against accused. 661
Due process of law: Compelling railroad to pay for side tracks. 84
Commitment by judge of court without hearing for refusal to testify before legislative committee. 560
Inheritance tax on deposited property collected through safe deposit company. 288
Insurance rate regulation. 372, 385
Liability of railroad right of way to local assessments. 723, 738
Mechanics' lien laws. 274, 294
Owner charged with contractor's debts in default of requiring bond for their payment. 738
Power to forbid waste of underground water. 76, 84
Res judicata: effect given to judgment rendered without having jurisdiction over defendant. 446-449
Statute authorizing *subpoena* to

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

- compel person in one state to testify in another. 188
- Statutory distribution of property of man absent for certain period. 377, 385
- Workmen's Compensation Acts. 84
- Workmen's Compensations Acts: their constitutionality. 129-139
- Trial by jury:** Consent of accused to change of juror after all evidence introduced. 179, 190
- Vested rights:** Statute making one-tenth of income of spendthrift trust liable to execution. 85
- Enforcement of judgments:** *Res judicata*: too great effect given to judgment of another state. 444-446
- Personal rights: civil, political, and religious:** Elections: discrimination in form of ballot. 176, 188
- Liberty to contract: regulation of insurance rates. 372, 385
- CONTEMPT.**
- Power to punish for contempt:** Nature of criminal contempt. 375, 385
- Supreme Court's power to punish for contempt of lower court. 561
- CONTRACTS.**
- See *Consideration; Constitutional Law; Damages; History of Law; Illegal Contracts; Joint Debtors; Quasi-Contracts; Rescission; Usury.*
- Contracts under seal:** Suit by one not a party to contract. 386
- Defenses: inability of plaintiff to perform:** Repudiation on insufficient ground as waiver of good excuse. 386
- Anticipatory breach.**
- See *Limitation of Actions.*
- Suits by third persons not parties to contract:** Abutting owner: recovery from contractor for sub-contractor's negligence by reason of contractor's agreement with city. 289
- Pedestrian against street railway for breach of contract with city to keep sidewalk in repair. 738
- Promise to discharge obligation of promisee; equitable asset theory. 289
- CONTRIBUTION.**
- See *Limitation of Actions.*
- CONTRIBUTORY NEGLIGENCE.**
- In general:** Development of doctrine: whether due to class selfishness. 353-354
- Application of admiralty rule in state court. 387
- Statutory actions:** Action against railroad under fencing statute. 463, 471
- Intent of statute to abrogate defense. 463, 471
- COPYRIGHTS.**
- Infringement: of musical composition by transfer to phonograph. 561
- CORPORATIONS.**
- See also *Municipal Corporations; Public Service Companies; Taxation.*
- Citizenship of corporation:** Federal jurisdiction: corporation created under Act of Congress for unorganized territory. 291
- Corporations de facto:** Basis of doctrine: comparison with *de facto* public officers. 630
- Collateral attack: eminent domain proceedings. 638-639
- Estoppel as basis of liability in dealings on corporate basis. 631-638
- Extent of doctrine: whether to be invoked as exigency demands, or to be always applied. 623-640
- Liability of associates on contract with third party. 632-635
- Liability of directors as partners. 471
- Liability of third person on contract with *de facto* corporation. 636-638
- Objection to doctrine: judicial legislation. 627-629
- Suit on stock subscription. 638-639
- Capital, stock and dividends:** Stock certificates held on bailment not subject to attachment. 74, 85
- Suit contesting ownership of stock: *situs* at domicile of corporation. 719, 739
- Directors and other officers:** Eligibility of dummy directors. 85
- De facto* officers. 550, 562
- Liability of director in deceit for declaration of dividend out of capital contrary to statute. 88
- Officers appointed by *de facto* officers as becoming *de jure* officers. 550, 562
- Power of directors: voluntary petition in bankruptcy. 562
- Privilege against self-incrimination of corporate officer ordered to produce incriminating books. 96
- Right to avoid transactions with directors. 553, 562
- Stockholders: rights incident to membership:** Suit in behalf of

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

- corporation by one acquiring stock after wrong. 86
- Statutory right to inspection of stock book: inspection for purposes inimical to the corporation. 662
- Stockholders: powers of majority:**
- Employment of attorneys to defend suit brought by minority to restrain *ultra vires* action. 86
- Validity of election after quorum broken by withdrawal of stockholders. 290
- Stockholders: individual liability to corporation and creditors:**
- Nature of liability imposed by statute. 189
- Release of subscriber to capital stock: effect on creditor. 278, 290
- Ultra vires: basis of doctrine:** Application of doctrine to English Trade Union: voluntary association. 598-601
- Insolvency of corporation:** Voluntary petition in bankruptcy by directors. 562
- Dissolution:** Limitations on statutory power of majority stockholders to dissolve: motive of majority. 677-690
- Devolution of property: realty. 189
- Foreign corporations:** Taxation of foreign corporations. 95
- COSTS.**
- Allowance of costs to owner in condemnation proceedings. 388
- Assignment for creditors: proof of costs in judgment obtained by creditor after assignment. 468
- COUNTERCLAIM.**
- See *Set-off and Counterclaim*.
- COURTS.**
- Appellate Court with final jurisdiction: constitutionality of statute. 187
- COVENANTS OF TITLE.**
- Covenant of warranty:** Whether broken by trespass. 190
- CRIMINAL LAW.**
- Defenses:** Duress: participation in robbery under duress as defense to resulting murder. 663
- Insanity:** Burden of proof. 387
- Trial:** Waiver of usual procedure: validity. 179, 190
- Sentence:** Power of court to suspend imposition or enforcement. 739
- Appeal:** Presumption as to harmless error. 387

D

DAMAGES.

See also *Eminent Domain (Compensation)*; *Proximate Cause*.

Measure of damages: Bailee suing for injury to bailed chattel. 655, 660

Deceit: loss of disputed claim. 190

Effect of re-sale in cases of delayed delivery. 87

Loss of disputed claim. 190

Refusal of buyer to accept stock. 670

Special circumstances: effect of notice after delivery of goods to carrier. 562

Consequential damages: Recovery for mental anguish caused by breach of contract. 387

Mitigation: Effect in slander and libel of truth of part of statement not declared on. 566

DANGEROUS PREMISES.

See also *Landlord and Tenant*.

Liability to licensees: Affirmative negligent acts. 667

Liability of charitable organization. 720, 737

DEATH BY WRONGFUL ACT.

Statutory liability in general: nature of liability imposed: whether penal. 87

DECEIT.

General requisites and defenses:

"Seller's talk:" representations of value made as affirmation of fact. 472

Whether one represents that his acts are legal. 88

DEEDS.

See also *Recording and Registry Laws*.

Validity of deed in hands of purchaser for value without notice from one having notice of agent's fraud in filling blanks. 184

Construction and operation in general: Recital of consideration: how far parol evidence admissible to vary. 663

DESCENT AND DISTRIBUTION.

See also *Executors and Administrators*.

Dissolution of corporation: devolution of realty. 189

DIRECTORS.

See under *Corporations*.

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

DOWER.

See also *Specific Performance*.
Liability to inheritance tax. 181,

196

DURESS.

See under *Criminal Law*; *Torts (Interference with Business or occupation)*.

E

EASEMENTS.

Equitable Easements, see *Restrictions and Restrictive Agreements as to Use of Property*.

Modes of acquisition: Parol license acted on. 191

ELECTION OF REMEDIES.

See under *Sales (Conditional Sales)*.

ELECTIONS.

Nomination of same man by two parties for same office: constitutionality of statute allowing name to appear but once on ballot. 176,

188

ELECTRIC WIRES.

Fletcher v. Rylands: application of principle of. 563

EMINENT DOMAIN.

Nature of the right of eminent domain: *De facto* corporations: right to exercise the power. 638-639

Removal of dam in interest of public health. 551, 563

When is property taken: Grade of street changed by railroad. 664

Compensation: Costs. 388
Date as of which damages are assessed. 88

Waterway constructed by city through railway right of way necessitating structural changes. 389

What constitutes an entire tract. 389

EQUITY.

See also *Bills of Peace*; *Injunction*; *Interpleader*; *Reformation of Instruments*; *Specific Performance*; *Trusts*.

Jurisdiction: Discretion of court in granting relief. 290

Effect on court of *situs* of decree of foreign jurisdiction affecting domestic land. 653, 661

Interpleader when same property assessed in two places. 174, 197

Removal of spite fence. 197

Security from administrator for payment of unmatured debt of decedent. 390

ESTOPPEL.

Estoppel in pais: Whether sovereign may be estopped. 564

EVIDENCE.

See also *Admissions*; *Burden of Proof*; *Constitutional Law*; *Parol Evidence Rule*; *Presumptions*; *Trial*; *Witnesses*.

Hearsay: in general: Proof of race of witness's parents. 564

Res gestæ: Train-dispatcher's sheet to prove speed of train. 89

Character of parties: Proof of reputation of disorderly houses. 89

Character: Specific acts to show character of deceased on issue of self-defense. 472

Documents: Admissibility of genuine documents for purposes of comparison. 691-696

Alterations: presumption as to time of making. 696-703

Proof of foreign law: Application of *lex fori* in absence of proof of law of jurisdiction governing the case. 473

EXECUTION.

Creditor's bill to reach contingent interest in personality. 171, 197

Income of spendthrift trust: constitutionality of statute making liable to execution. 85

Remedy of *bonâ fide* purchaser of property to which judgment debtor has no title: action against judgment creditor. 473

EXECUTORS AND ADMINISTRATORS.

See *Ambassadors and Consuls*; *Descent and Distribution*.

Administration: *Situs* of choses in action: stock in corporation. 719, 739

Rights, powers and duties: Acquisitions from legatee: accountability for, to estate. 664

Proceedings by or against: Security required of administrator for payment of unmatured debt of decedent. 390

EXEMPTIONS.

Counterclaim in action brought to recover property exempt from execution. 291

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

F

FAMOUS CASES.

The Standard Oil and Tobacco Cases.
31-58

FEDERAL COURTS.

Jurisdiction based on nature of subject matter: Suit against corporation organized under Act of Congress for unorganized territory. 291

FENCES.

Spite fence erected to intimidate litigant: order of removal by court. 197

FOREIGN CORPORATIONS.

See under *Conflict of Laws; Corporations; Taxation.*

FRAUD.

See *Agency.*

FRAUDULENT CONVEYANCES.

See also *Bankruptcy: Assignments for Creditors.*

Rights of creditors: Conveyance of partnership business fraudulent to creditors of one partner. 564

H

HABEAS CORPUS.

Appeal in *habeas corpus* proceedings. 460, 473

Effect of reversal of decree in *habeas corpus* proceedings after decree has been given effect in foreign state. 384

HIGHWAYS.

Rights and remedies of abutters: Abutter's recovery against subway contractor for negligence of third person by reason of contractor's agreement with city. 289

HISTORY OF LAW.

Common law actions: The origin of assumpsit. 428-442

HUSBAND AND WIFE.

See *Marriage; Witnesses (Privileged Communications).*

Rights of wife against husband and in his property: Recovery of expenditures for necessities. 473

Rights of husband against wife and in her property: Right to alimony apart from divorce. 556, 565

I

ILLEGAL CONTRACTS.

Ultra vires contracts; see *Corporations; Usury.*

Contracts collaterally related to something illegal or immoral: Trade union illegal at common law. 466, 481

INDIANS.

Relation of Indians to the United States. 733, 740

INFANTS.

Custody, property and maintenance: Persons entitled to custody of infant. 478

INHERITANCE TAX.

See *Taxation.*

INJUNCTIONS.

Acts restrained: "Balance of convenience" doctrine in regard to enjoining private nuisances. 474

Bill of review in another state. 474

Overstatement of mortgage debt in notice of sale as ground for injunction. 192

Retention of public office by claimant acquiring possession forcibly. 740

INNKEEPERS.

Duties to travellers and guests: Who are guests? 192

INSANE PERSONS.

Liability in contract: Recovery of money advanced to lunatic. 726, 740

INSURANCE.

Nature and incidents of insurance contracts: Contract to defend physician against suits for malpractice. 390

Ratification of unauthorized contract by insured after loss. 729, 735

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

State control of insurance companies: Regulation of rates.		Intrastate junction railway handling cars for interstate shipment.	741
	372, 385	Control by Congress: Employer's liability for death under Federal Act: state statute as governing distribution of damages recovered.	565
Insurance agents: Delivery of policy to agent: whether delivery to insured.	292	Federal Employer's Liability Act of 1908.	548, 565
Defenses of insurer: Suicide of insured.	283, 292	Relation of Federal Employers' Liability Act to intrastate commerce.	740
Waiver of conditions: Condition for partial forfeiture.	192	Control by states: Jurisdiction of state court over action by carrier to recover unpaid balance of schedule rate.	292
Condition postponing liability.	193	Power to fix rates on intrastate business too low for fair return on investment.	194
Insurer's course of dealing prior to issuance of policy.	193	Prohibition of exportation of natural gas.	90
Fidelity insurance: Variation of risk: insured cashier acquiring majority of stock of bank.	665	Interstate commerce commission: Powers of commission: laches not ground for denying reparation.	665
INTEREST.			
See <i>Legacies and Devises.</i>			
INTERPLEADER.			
Interpleader in tax cases.	174, 197		
INTERSTATE COMMERCE.			
See also <i>Railroads; Restraint of Trade.</i>			
What constitutes interstate commerce: Consignee acting as principal in making deliveries.	566		

J

JOINT DEBTORS.		Economic interpretation of jurisprudence: its defects.	162-168
Application to the debt of consideration paid for release.	218	English tendencies toward philosophical school.	397
Covenant not to sue one joint debtor: effect.	209-211	Is law the expression of class selfishness?	349-371
Release of one joint debtor: effect.	204-209	Jhering and the Social Utilitarians: value of work for sociological jurisprudence.	140-147
Rights of released debtor.	219-221	Kohler and the Neo-Hegelians: contribution to development of sociological jurisprudence.	154-158
Suretyship relation between joint debtors: effect of covenant not to sue one.	211-214	Mechanical stage of sociological jurisprudence.	491-495
Suretyship relation between joint debtors: effect of creditor's knowledge.	214-218	Origin and stages of sociological jurisprudence.	489-491
JUDGMENTS.		Present status of sociological jurisprudence.	512-516
See also <i>Res Judicata.</i>		Psychological stage of sociological jurisprudence.	503-509
Collateral attack: Presumption of jurisdiction where service is by publication.	566	Saleilles and the revival of natural law in France.	159-162
Operation as bar to other actions: Judgment as justification for acts done before its reversal.	666	Stammler and the Neo-Kantians: value of work for sociological jurisprudence.	147-154
JURISDICTION.		Unification, stage of, in sociological jurisprudence.	509-512
See <i>Conflict of Laws; Equity; Federal Courts.</i>			
JURISPRUDENCE.			
Biological stage of sociological jurisprudence.	495-503		

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

L

LANDLORD AND TENANT.

Repair and use of premises: Tort liability of landlord in absence of covenant to repair. 90

LEGACIES AND DEVICES.

See also *Executors and Administrators*.

Ademption: Bequest of shares: effect of merger of company. 391

Payment: Interest on legacy payable out of reversionary property. 474

LEGISLATURES.

Right of speaker to prevent disorder by compelling attendance of member. 666

LIBEL AND SLANDER.

Privileged communications: Action against witness and party inducing him to testify falsely. 475

Damages: Mitigation of damages: truth of part of article not declared on. 566

LICENSEES.

Dangerous premises: licensor's liability to licensee. 667

LIENS.

Vendor's lien; see *Vendor and Purchaser*.

Carrier's lien: right to hold damaged goods for non-payment of freight. 287

Loss of lien: by removal of fixtures. 567

LIMITATION OF ACTIONS.

Nature and construction of statute:

Operation against person under disability. 567

Accrual of action: Breach of contract to make bequest in consideration of services during life. 293

Usury: recovery of penalty under federal statute. 672

Operation and effect of bar by limitation: Right to contribution of co-obligor on note under seal. 293

M

MALICIOUS PROSECUTION.

Probable cause: Former acquitted as evidence. 568

MANDAMUS.

Proceedings: Premature commencement. 475

Parties: Right of private citizen to compel issuance of warrant for arrest. 667

MARRIAGE.

Validity: Indian marriage. 374, 384

Nullification: Allowance to wife. 391

MASTER AND SERVANT.

See *Agency*.

Assumption of risk: Development of doctrine: whether due to class selfishness. 354-357

Fellow servant and vice principal doctrines: Development of doctrine: whether due to class selfishness. 357-371

Workmen's Compensation Acts:

"Arising out of and in the course of employment": defined and illustrated. 401-427

— whether desirable to copy the words in whole or in part, verbatim

or with modifications, into American Acts. 537-547

"Arising out of" the employment — whether risk of injury by fellow servant who has temporarily left his employment is within the scope of the words. 526-530

— risk of injury by tortious acts of third persons, strangers to the business, as a risk incidental to the employment. 527-530

— when injury is due to a cause not connected with employer's business but into contact with which he is brought in the course of his employment. 530-537

— construction of under British Acts of 1897 and 1906. 519-537

— injury in different sort of work or work done in unpermitted place: right to compensation dependent on motive. 421-427

"Course of employment": determining factor: place of injury. 401-406

Drafting of acts: recommendations. 344-348

Emergency: what acts are in course of employment. 416-418

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

Injuries due to deliberate misconduct: argument for compensation.		clause includes property acquired by a company into which mortgagor has merged.	294
	333-336	Priorities: Effect of <i>lis pendens</i> on mortgage to secure future advances.	477
Injury in other than appointed work: whether in course of employment.	413-416	Mortgage for future advances: priority over mechanics' lien.	91
"Is caused," construction of, in the British Workingmens' Compensation Acts of 1897 and 1906.	517-519	Receiver's certificates given priority over existing corporate mortgage.	458, 478
"Personal injury by accident": definition of accident; injury on definite occasion.	338-343	Right of junior mortgagee to rents and profits.	195
"Personal injury by accident": whether disease is an injury.	337-338, 344-346	Several notes, secured by same mortgage.	392
Reasons for such legislation.	329-331	MUNICIPAL CORPORATIONS.	
Sailor on shore-leave: whether in course of employment.	407-409	Municipal debts and contracts:	
		<i>Ultra vires</i> transactions.	648
MECHANICS' LIENS.		Liability for torts: Liability for negligence: general discussion.	646, 668
Constitutionality of mechanics' lien laws.	274, 294	Liability for torts: municipal function: Negligent maintenance of land condemned for park after statute authorizing sale.	568
Effect of replacing defective materials on time for filing statement.	476	Damage caused by bursting of sewer of inadequate size.	477
Materials furnished but not used.	476	Failure to enforce ordinances relating to use of streets.	92
Priority over mortgage for future advances.	91	Streets: injury from falling limb of dead tree.	646, 668
What constitutes materials furnished: lumber for forms for concrete building.	92	Liability for torts: governmental function: <i>Ultra vires</i> transactions.	648, 668
MINES AND MINERALS.		Police power and regulations:	
Nature of right of landowner in underlying oil and gas.	76, 94	Ordinance imposing fine for act already prohibited by statute.	569
MORTGAGES.		Actions by and against municipal corporations: Right of county to test constitutionality of statute.	560
See also <i>Chattel Mortgages; Injunctions; Reformation of Instruments.</i>			
Equitable mortgages: Possession of mortgagor as notice.	194		
Whether after acquired property			

N

NEGLIGENCE.

- Duty of care:** Discontinuance without notice of a custom of voluntarily giving warning. 392
Hospitals and other charitable corporations: liability for negligence. 83
Landlord: duty towards third persons when lessee is in possession. 90

NEGOTIABLE INSTRUMENTS.

See under *Bills and Notes.*

NEW TRIAL.

Grounds for granting new trial: Prejudicial conduct by trial judge. 92

P

PARENT AND CHILD.

- Emancipation: whether marriage emancipates male minor. 295
Persons entitled to custody of child. 478

PAROL EVIDENCE RULE.

Construction of documents: Deeds: how far admissible to vary recital of consideration. 663

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

PARTNERSHIP.

Nature of partnership: Directors of de facto corporation: liability as partners. 471

Rights, duties and liabilities of partners inter se. : Act of bankruptcy by one partner: effect on firm property, and on non-assenting partner. 81

Right of partner to maintain trover for unauthorized sale of partnership property. 741

Rights and remedies of creditors: Conveyance of partnership business fraudulent to creditors of one partner. 564

PATENTS.

Infringement: license restriction that user buy unpatented supplies only from patentee valid. 641, 668

Purchaser of an infringing article from the infringing seller cannot set up a decree in favor of the seller as a defense if sued by the patentee. 660, 668

Sherman Anti-Trust law: how far in conflict with patentee's monopoly. 454, 479

Use of patented articles: validity of collateral restrictions. 641, 668

PERCOLATING WATERS.

See *Waters and Watercourses*.

PERPETUITIES, RULE AGAINST.

See *Rule against Perpetuities*.

POLICE POWER.

Nature and extent: Removal of dam for public health. 551

Public service agencies: Federal Employer's Liability Act of 1908. 548, 565

POWERS.

Default of appointment: objects take by implied gift, not because equity exercises the power. 3-8

Execution of power: intention to execute special power. 742

Gift of residue does not exclude gift by implication in default of appointment. 11-12

Illusory appointments: present status of the rule. 26

Power exercisable by will: who takes at death of donee without appointing. 21-25

Powers in trust and gifts implied in default of appointment. 1-30

"Power in trust": expression criticized. 1-3

Power to appoint to a class: on default of appointment implied gift to members of the class. 12-19

PRESCRIPTION.

Profit à prendre: acquirement by freehold inhabitants of right to fish in private waters. 280, 295

Profit à prendre: acquirement by public of right to fish in private waters. 280, 295

PRESUMPTIONS.

Existence and effect of presumptions in particular cases: Alterations of instruments: whether presumption as to time exists. 691-703

PRIVILEGED COMMUNICATIONS.

See under *Witnesses*.

PROFITS À PRENDRE.

Acquisition by prescription. 280, 295

PROXIMATE CAUSE.

Efficient cause of injury: Judge Smith's proposed "general rule" of liability. 309-321

Criticism of tests of legal cause: *causa sine qua non* rule. 108-110
— "Last wrongdoer" rule. 111-113

— *maxim in jure non remota causa sed proxima spectatur*. 106-108

— the probable consequence rule. 114-128

Liability for improbable consequences: state of the authorities. 123-128

— purpose of test of probability. 224-226

— intended but not probable. 228-230

— unintended consequences in other than negligent torts. 230-237

— negligent torts. 237-252

Meaning of "probable" in phrase "liable for probable consequences." 115-117

Observations on doctrine of proximate cause. 103-128

Test of legal cause: situation if no test adopted but question left to jury without judicial definition. 303-307

Intervening causes: Intervention of extraordinary departure from usual course of nature. 321-324

Probable consequences rule: alleged exception on account of intervention of third person. 118-123, 324-327

PUBLIC OFFICERS.

See under *Injunctions*.

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

PUBLIC SERVICE COMPANIES.

What callings are public? Test of public calling. 97-99

Regulation of public service companies: Valuation of property of public service company as basis for determining rates. 379

Valuation of water right and fran-

chise as basis for determining irrigation rates. 173, 195

Rights and duties: Discrimination by elevator allowances to shippers. 456, 478

Discrimination in railroad rates for suburban service. 276, 295

Duty of telephone company to maintain connection with wires of neighboring company. 569

Q

QUASI-CONTRACTS.

Rights arising from mistake of fact: Recovery from judgment creditor of money paid at execution sale for property to which judgment debtor had no title. 473

Recovery for benefits conferred without contract: Recovery for repairs on roadway. 77, 93

Money paid under duress or compulsion of law: Taxes: recovery of taxes collected under unconstitutional statute. 668

Money paid to the use of the defendant: Recovery for money loaned to lunatic to buy necessities. 725, 740

R

RAILROADS.

See also *Carriers, Eminent Domain (Compensation), Receivers.*

Title to land or right of way: Local assessments: constitutionality of statute imposing liability. 723, 738

Liability to employees: Hospital maintained by railroad: liability for malpractice. 83

Liability to trespassers: Who are trespassers: trespasser on train of connecting railroad using defendant's tracks. 93

State regulation in general: Compelling railroad to pay for side tracks. 84

Regulation of rates: State regulation: operation of suburban service at actual cost. 276, 295

Leased lines: Liability of lessor railroad for unjust discrimination by lessee. 726, 742

RECEIVERS.

Ancillary appointment in federal courts. 282, 295

Priority of receiver's certificates. 458, 478

RECORDING AND REGISTRY LAWS.

Effect of recording: in general:

Mortgagee's right against *bonâ fide* purchaser of goods in another state. 83

Notice by record: Delivery to recording clerk as constructive notice. 195

REFORMATION OF INSTRUMENTS.

Mortgage reformed after foreclosure sale. 478

RES JUDICATA.

Matters concluded: Former judgment bar to negative defense. 669

Persons concluded: Patentee not barred in suit against purchaser of infringing article by decree in favor of infringing seller. 649, 668

Federal and state courts: Judgment of one state given too great effect in another state: whether federal question involved under "full faith and credit" clause. 444-446

State court gives too great or too little effect to one of its own judgments validly rendered: no question for federal court. 449-453

State court gives effect to one of its own judgments rendered without

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

having jurisdiction: denial of due process. 446-449

RESCISSION.

Rescission for fraud or mistake: Misrepresentation as to foreign law of incorporation. 94

Rescission upon other party's breach, repudiation or inability to perform: Forfeiture of deposit. 479

RESTRAINT OF TRADE.

Monopoly: How far a basis of illegality. 53

Price restriction on the re-sale of chattels. 59-69

Right to impose conditions in sales of railroad tickets distinguished from restrictions in sale of goods made by secret process. 64-65

Sherman Anti-Trust law: Patentee's monopoly: how far in conflict. 464, 479

Reasonableness of restraint: whether material. 41-45; 71, 94

Regulation of monopoly by decree instead of dissolution. 717, 743

"Rule of reason": Standard Oil and Tobacco cases. 41-45

Whether combination may be illegal solely on account of size. 71, 94

RESTRICTIONS AND RESTRICTIVE AGREEMENTS AS TO USE OF PROPERTY.

Extinguishment of restriction by surrender to party without notice. 94

Personalty: restrictions in price on re-sale. 59-69

RIGHT OF SUPPORT.

Drainage of percolating waters. 296

RULE AGAINST PERPETUITIES.

Time of vesting too remote: whether vesting will be accelerated. 743

Trusts for accumulation during minority of tenants in tail. 666, 669

S

SALES.

Risk of loss: Conditional sales. 393

Time of title passing: Assent of buyer to passing of title on delivery to carrier: presumed when a creditor in absence of subsequent dissent. 555, 570

Title of goods subject to bill of lading: Conclusiveness of bill of lading. 570

Rights and remedies of seller: Damages: measure of for refusal of buyer to accept stock. 670

Conditional sales: Effect on seller's title of mortgage: when goods intended to become part of stock in trade. 570

Effect on seller's title of transfer of note given for price. 462, 480, 743

Election of remedies: application of doctrine. 462, 480

Implied warranties: Basis for warranty of quality: justifiable reliance on seller. 75, 95

Wholesomeness of food for animals. 670

SET-OFF AND COUNTERCLAIM.

Counterclaim in action to recover property exempt from execution. 291

Set-off of debt of bankrupt against debtor of creditor to trustee. 469

SLANDER.

See *Libel and Slander*.

SPECIFIC PERFORMANCE.

See *Statute of Frauds*.

Affirmative contracts: Contract to make mutual wills. 571

Partial performance with compensation: Refusal of wife to release inchoate right of dower. 731, 743

Legal consequences of right of specific performance: Effect of option to purchase. 480

SPENDTHRIFT TRUSTS.

See under *Execution*.

STATUTE OF FRAUDS.

Part Performance: Acceptance of rent as ratification of lease made by agent. 196

Execution of mutual wills. 571

Retention of possession. 480

STATUTE OF LIMITATIONS.

See *Limitation of Actions*.

STATUTES.

Interpretation: "Reasonable" read into Sherman Anti-Trust law. 41-45

Contributory negligence: whether allowed as defense to action on statute. 463, 471

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

Impeachment of statutes: Reading and reconsideration. 480

STUDY OF LAW.

Should the law teacher practise law? 253-273

SUBROGATION.

One lending to lunatic subrogated to rights of one having claim for necessities. 725, 740

SUICIDE.

See under *Insurance*.

SURETYSHIP.

Surety's defenses: absence, extinction or suspension of principal obligation: Joint and several debtors; principals as to portion of debt; extent of defense where one is released. 209

Principal claim barred by discharge in bankruptcy. 81

Surety's defenses: variation of risk: Inconsistency with doctrine allowing creditor to covenant, not to sue principal and reserve right against surety. 211-214

T

TAXATION.

See also *Conflict of Laws (Recognition of Foreign Penal Laws)*.

General limitations on the taxing power: Constitutionality of statute authorizing sale of tax liens. 95

Particular forms of taxation: Inheritance tax; collection on deposits through safe deposit company. 288
— liability of dower. 181, 196

Property subject to taxation: Dower not subject to inheritance tax. 181, 196

Right of way: liability for local assessments. 723, 738

Taxation of foreign corporation engaged in interstate commerce. 671

Taxation of foreign corporations. 95

Where property may be taxed: Succession tax on shares of joint-stock company held by non-resident. 393

Remedies for wrongful taxation: Interpleader when same property assessed in two places. 174, 197

Exemption: Property of charitable institution used for revenue. 670

TEACHING OF LAW.

See *Study of Law*.

TENANCY IN COMMON.

Sale by tenant: trover against co-tenant and purchaser. 741

TITLE, OWNERSHIP AND POSSESSION.

Rights incident to ownership of land: nature of right in underlying oil and gas. 76, 84

TORTS.

Liability to stranger for negligent performance of a contract: Pedestrian injured by street railway's failure to perform contractual duty of keeping sidewalk in repair. 738

Interference with business or occupation: Competition between wholesaler and retailer. 206

Liability for constraining plaintiff by threat of wrong to break a contract. 96

TRADE MARKS AND TRADE NAMES.

Marks and names subject of ownership: Corporate name. 184

Protection apart from statute: Participation in illegal enterprise as bar to relief against unfair competition. 481

TRADE UNIONS.

In general: Legal status of unincorporated trade unions in England. 579-601

Legality at common law. 465, 481

Trade Union Act of 1871 (English): enforcement of claims for benefits by members. 591-594

— liability of union for torts committed on its behalf. 594-598

— *ultra vires* doctrine: whether applicable to registered association under the act. 598-601

Inducing workmen to leave otherwise than by strike: Payment of money to non-union employees. 743

TRESPASS TO REALTY.

What constitutes a trespass: Liability of aviator for damage done without fault. 486

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

TRIAL.

Province of court and jury: Right of court to question witnesses.

394

Verdicts: Special findings.

394

TRUSTS.

See *Rule against Perpetuities*.

Nature of trust relation: *Cestui que trust* as trustee.

482

Creation and validity: Bequest upon secret understanding.

296

Voluntary declaration of trust in land without transmutation of possession.

671

Cestui's interest in res: Apportion-

ment of rent between life-tenant and remainderman.

394

Assignment: priority between successive assignees of equitable chose in action.

728, 737

Following trust property: Cestui's rights when trustee buys property partly with trust funds.

744

Money stolen by trustee from one trust and used for another.

602-622

Powers and obligations of trustees:

Right of trustee with life interest in *res* to profit from unauthorized investments.

571

Rights and liabilities of third parties: Personal liability of trustees.

482

U

UNFAIR COMPETITION.

In general: Participation in illegal enterprise as bar to relief.

481

USURY.

Nature and validity of usurious contracts: Guarantee to lender

of rise in value of stocks sold to make loan.

483

Forfeitures: Federal statute: limitation of action to recover penalty.

672

V

VENDOR AND PURCHASER.

Rights and liabilities: Forfeiture of deposit: whether permitted in equity.

479

Remedies of vendor: Implied lien: enforceability when statute of limitations bars debt.

744

VESTED, CONTINGENT AND FUTURE INTERESTS.

Future interests in personality: liability for owner's debts.

171, 197

VOLUNTARY ASSOCIATIONS.

Trade unions: legal status in England.

579-601

W

WAIVER.

Of defense. See *Contracts (Defenses: inability of plaintiff to perform)*.

WARRANTY.

See *Sales*.

WATERS AND WATERCOURSES.

See also *Constitutional Law (Due Process of Law)*.

Tidal waters: Nature of state's title to tide-flowed lands.

745

Surface waters: Right to facilitate drainage.

297

Subterranean and percolating waters: Percolating waters: recovery by adjoining owner for loss of support by defendant's drainage.

296

Appropriation and prescription:

Prior appropriation: basis of right.

173, 195

Reasonableness of method of appropriation: water-wheel.

745

Public rights: Fishing: acquisition by prescription of right in private waters.

280, 295

WILLS.

See also *Executors and Administrators; Legacies and Devises; Specific Performance*.

Execution: Defective signature of attesting witness.

395

Construction: Condition for forfeiture in case of contest by legatee.

745

References in heavy-faced type are to NOTES; in plain type to RECENT CASES; and in italicized type to ARTICLES.

Particular words: "issue" construed to mean descendants. 571	Physicians and surgeons: communications to dentists. 673
— "in case of death" construed to mean during lifetime of testator and not when gift vests. 572	Impeachment: Admissibility of subsequent inconsistent statements of absent witness. 396
Taking <i>per capita</i> or <i>per stirpes</i> . 572	Privilege against self-incrimination: Bankrupt's books in possession of trustee not privileged. 573
Alterations and modifications: Alterations: presumption as to time of alteration. 696-703	Privilege of corporate officer ordered to produce incriminating books. 96
WITNESSES.	Compelling testimony: <i>Subpoena duces tecum</i> to employee to produce employer's books. 395
See also under <i>Wills</i> .	Statute authorizing <i>subpoena</i> to compel person in one state to testify in another. 188
Competency in general: Husband and wife: exceptions to disability of. 658, 672	Fees: What is attendance upon court. 197
— privilege where incompetency removed by statute. 658, 672	WORKMEN'S COMPENSATION ACTS.
Competency as to particular matters: Bastardizing the issue: competency of husband. 746	See <i>Master and Servant</i> .
Privileged communications: Husband and wife: husband also a physician and privileged as such. 396	
— denial of privilege in action between the two. 396	

BOOK REVIEWS.

	PAGE
ASHLEY: The Law of Contracts.	575
BIGELOW: The Law of Fraudulent Conveyances	400
BURGE: Commentaries on Colonial and Foreign Laws	298
CHALLIS: Law of Real Property. Third edition	99
CHAMBERLAYNE: A Treatise on the Modern Law of Evidence. Vols. I, II	483
DE QUIRÓS: Modern Theories of Criminality	398
DILLON: Commentaries on the Law of Municipal Corporations. Fifth edition .	300
DOHERTY: The Liability of Railroads to Interstate Employees	576
FARRAND: The Records of the Federal Convention of 1787.	198
FISHER: The Collected Papers of Frederic William Maitland	574
GAREIS: Introduction to the Science of Law. Third edition	299
GILMORE: Handbook on the Law of Partnership	675
GOADBY: Introduction to the Study of Law	397
HALL: Constitutional Law	400
HALSBURY; The Laws of England. Vols. XV, XVI, XVII, XVIII, XIX. . . .	302, 752
HARDY: Six Roman Laws	201
HAZELTINE: The Law of the Air	486
HUGHES: Equity, Its Principles in Procedure, Codes, and Practice Acts	202
INTERNOSCIA: New Code of International Law	301
LEADAM: Select Cases Before the King's Council in the Star Chamber	487
LIEBER: Manual of Political Ethics. Second edition	200
LOMBROSO: Crime: Its Causes and Remedies	199
PHIPSON: The Law of Evidence. Fifth edition	577
SALEILLES: Individualization of Punishment	749
TAYLOR: The Origin and Growth of the American Constitution	747
WARREN: A History of the American Bar	675
WEHBERG: Capture in War on Land and Sea.	750
WICKER: Neutralization	751
WIEL: Water Rights in the Western States. Third edition	673
WILLIAMS: Treatise on the Law of Vendors and Purchasers of Real Estate and Chattels Real. Second edition	101
WILLOUGHBY: Principles of the Constitutional Law of the United States. Stu- dent's edition	751
WYMAN: The Special Law Governing Public Service Corporations and All Others Engaged in Public Employment	97